



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/700,181	10/700,181 11/03/2003		Ajay Arvind Apte	AUS919980908US2	3577	
35525	7590	11/30/2004		EXAMINER		
IBM COR		ATEC DO	MOFIZ, APU M			
C/O YEE & ASSOCIATES PC P.O. BOX 802333				ART UNIT	PAPER NUMBER	
DALLAS,	TX 7538	0		2165		
			DATE MAILED: 11/30/2004			

Please find below and/or attached an Office communication concerning this application or proceeding.

•		Application	n No.	Applicant(s)				
•				APTE, AJAY ARVIND				
Office Action Summary		10/700,18 Examiner		Art Unit	<u> </u>			
	Office Action Culturally		e_	2165				
	The MAILING DATE of this communic	Apu M Mo						
Period fo		and appears on an						
THE - Exte after - If the - If NC - Failu	ORTENED STATUTORY PERIOD FO MAILING DATE OF THIS COMMUNIO nsions of time may be available under the provisions of SIX (6) MONTHS from the mailing date of this commuse period for reply specified above is less than thirty (30) operiod for reply is specified above, the maximum stature to reply within the set or extended period for reply wreply received by the Office later than three months afted patent term adjustment. See 37 CFR 1.704(b).	CATION. f 37 CFR 1.136(a). In no evenication. j days, a reply within the state utory period will apply and will be state to apply and will be stated to apply a stated to a stated to apply a state	ent, however, may a reply be utory minimum of thirty (30) o Il expire SIX (6) MONTHS fin lication to become ABANDO	timely filed days will be considered timely. om the mailing date of this communication NED (35 U.S.C. § 133).	1.			
Status								
1)[汉]	Responsive to communication(s) filed	l on <u>03 November 2</u>	<u>003</u> .					
-		b)⊠ This action is n						
3)□	3) Since this application is in condition for allowance except for formal matters, prosecution as to the men							
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposit	ion of Claims							
4)⊠ 5)□ 6)□ 7)⊠ 8)□	Claim(s) 1-24 is/are pending in the ap 4a) Of the above claim(s) is/are Claim(s) is/are allowed. Claim(s) is/are rejected. Claim(s) 1-24 is/are objected to. Claim(s) are subject to restriction Claim(s) are subject to restriction	e withdrawn from co	·					
9)🛛	The specification is objected to by the	Examiner.						
10)⊠	The drawing(s) filed on 03 November							
	Applicant may not request that any object				d)			
11)	Replacement drawing sheet(s) including to The oath or declaration is objected to				<i></i>			
Priority (under 35 U.S.C. § 119							
a)	Acknowledgment is made of a claim for All b) Some * c) None of: 1. Certified copies of the priority of Some * Copies of the priority of Some * Copies of the certified copies of application from the Internation See the attached detailed Office action	locuments have bee locuments have bee f the priority docume al Bureau (PCT Rul	n received. n received in Applic ents have been rece e 17.2(a)).	ation No ived in this National Stage				
Attachmer	et(s) te of References Cited (PTO-892)		4) Interview Summa	ary (PTO-413)				
2) Notice Notice 3) Information	the of References Cited (F10-692) the of Draftsperson's Patent Drawing Review (PT mation Disclosure Statement(s) (PTO-1449 or F er No(s)/Mail Date <u>04/12/04;08/16/04</u> .		Paper No(s)/Mail					

Application/Control Number: 10/700,181

Art Unit: 2165

DETAILED ACTION

Specification

1. Applicant is reminded of the proper language and format for an abstract of the disclosure.

The abstract should be in narrative form and generally limited to a single paragraph on a separate sheet within the range of 50 to 150 words. It is important that the abstract not exceed 150 words in length since the space provided for the abstract on the computer tape used by the printer is limited. The form and legal phraseology often used in patent claims, such as "means" and "said," should be avoided. The abstract should describe the disclosure sufficiently to assist readers in deciding whether there is a need for consulting the full patent text for details.

The language should be clear and concise and should not repeat information given in the title. It should avoid using phrases which can be implied, such as, "The disclosure concerns," "The disclosure defined by this invention," "The disclosure describes," etc.

2. The disclosure is objected to because of the following informalities: the abstract is not limited to a separate sheet and exceeds 150 words in length.

Appropriate correction is required.

Allowable Subject Matter

3. As allowable subject matter has been indicated, applicant's reply must either comply with all formal requirements or specifically traverse each requirement not complied with. See 37 CFR 1.111(b) and MPEP § 707.07(a).

The following is a statement of reasons for the indication of allowable subject matter:

Application/Control Number: 10/700,181

Art Unit: 2165

The present invention is directed to allow developers to develop distributed application, where a client object and a server object implemented in different languages by generating an adapter. An adapter acts as transparent glue between the Java client and the EJB on the CORBA server. An adapter (i.e. a design pattern) wraps an object reference for a server object. A client object invokes an adapter method, which transparently uses the object reference to call a skeleton of the server object. The closest prior art of records Chang, U.S. Patent No. 6,282,580 teaches providing support for communication between different implementations of object request brokers by providing a bridge, which includes a proxy object. The proxy object within the bridge stores the server object reference in its reference data. The proxy object translates messages to the transfer protocol of the server object and redirects these messages according to the server object reference stored in the proxy object's reference data. However, Chang fails to anticipate or render obvious the recited feature of a method for implementing a distributed application in a distributed data processing system, which includes executing a client object in a client that implements a first programming environment, the client object being written for the first programming environment; executing a server object in a server that implements a second programming environment that is different from the first programming environment; the server object being written for the first programming environment; in response to the client object beginning an attempt to invoke a method in the server object: obtaining an object reference for the second programming environment; and wrapping the proxy in an adapter which isolates, the proxy from the client object, and the adapter performing

Application/Control Number: 10/700,181

Art Unit: 2165

data conversion between the proxy and the client object for different types of data; and invoking a method of the adapter, wherein the adapter calls a corresponding method in the proxy of the independent claims 1,4,12,15,23 and 24. These features are novel and non-obvious over the prior art of record.

Points of Contact

4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Apu M. Mofiz whose telephone number is (571) 272-4080. The examiner can normally be reached on Monday – Thursday 8:00 A.M. to 4:30 P.M.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Dov Popovici can be reached at (571) 272-4083. The fax numbers for the group is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (703) 305-9600.

Apu M√Mofiz

Patent Examiner

Technology Center 2100

November 23,2004